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| APPLICATION NO. | FILIN | IG DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO |
|---------------------------------------|-------|------------|-------------------------|---------------------|-----------------|
| 09/514,598 | | 28/2000 | Sadeg M. Faris | 105-081USA000 | 8586 |
| 7 | 590 | 06/28/2002 | | | |
| Thomas J. Per | | | EXAMINER | | |
| Soundview Plaza 1266 East Main Street | | | | BORISSOV, IGOR N | |
| Stamford, CT 06902 | | | ART UNIT | PAPER NUMBER | |
| | | | | 3629 | |
| | | | DATE MAILED: 06/28/2002 | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| *4, | | | | | | | | |
|---|---|---|--|--|--|--|--|--|
| | | Application No. | Applicant(s) | | | | | |
| | | 09/514,598 | FARIS ET AL. | | | | | |
| • | Office Action Summary | Examin r | Art Unit | | | | | |
| | | Igor Borissov | 3629 | | | | | |
| The MAILING DATE of this communication appears on the cov r sheet with the correspond nce address Period for Reply | | | | | | | | |
| THE I - Exter after - If the - If NO - Failu - Any r | ORTENED STATUTORY PERIOD FOR REIMAILING DATE OF THIS COMMUNICATION is communication. Signs of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per reto reply within the set or extended period for reply will, by stately received by the Office later than three months after the main dispatent term adjustment. See 37 CFR 1.704(b). | N. 1.136(a). In no event, however, may a reply be treply within the statutory minimum of thirty (30) dated will apply and will expire SIX (6) MONTHS frow the cause the application to become ABANDON | imely filed ays will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133). | | | | | |
| 1)⊠ | Responsive to communication(s) filed on 2 | 28 February 200 <u>0</u> . | | | | | | |
| 2a) <u></u> □ | This action is FINAL. 2b)⊠ | This action is non-final. | | | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disp sition of Claims | | | | | | | | |
| 4) 🖾 | Claim(s) 173-191 is/are pending in the app | lication. | | | | | | |
| | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | | |
| 5) | Claim(s) is/are allowed. | | | | | | | |
| 6)⊠ | Claim(s) <u>173-191</u> is/are rejected. | | | | | | | |
| 7) | Claim(s) is/are objected to. | | | | | | | |
| 8) 🗌 | Claim(s) are subject to restriction and | d/or election requirement. | | | | | | |
| Applicati | on Papers | | | | | | | |
| 9) 🗌 - | The specification is objected to by the Exam | ner. | | | | | | |
| 10) 🔲 🗀 | Γhe drawing(s) filed on is/are: a)☐ ac | cepted or b) objected to by the Exa | aminer. | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | | | |
| 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner. | | | | | | | | |
| If approved, corrected drawings are required in reply to this Office action. | | | | | | | | |
| 12) The oath or declaration is objected to by the Examiner. | | | | | | | | |
| Priority u | inder 35 U.S.C. §§ 119 and 120 | | | | | | | |
| 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). | | | | | | | | |
| a)[| a) All b) Some * c) None of: | | | | | | | |
| | 1. Certified copies of the priority docume | ents have been received. | | | | | | |
| | 2. Certified copies of the priority docume | ents have been received in Applica | tion No | | | | | |
| * S | 3. Copies of the certified copies of the p application from the International see the attached detailed Office action for a l | Bureau (PCT Rule 17.2(a)). | _ | | | | | |
| 14) 🗌 A | cknowledgment is made of a claim for dome | estic priority under 35 U.S.C. § 119 | (e) (to a provisional application). | | | | | |
| | The translation of the foreign language Acknowledgment is made of a claim for dome | | | | | | | |
| Attachment | (s) | | | | | | | |
| 2) Notice 3) Inform | e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s | 5) 🔲 Notice of Informal | ry (PTO-413) Paper No(s) Patent Application (PTO-152) | | | | | |
| J.S. Patent and Tr PTO-326 (Re | | Action Summary | Part of Paper No. 6 | | | | | |

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 173, 184, 186 and 187 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As per claim 173, the terms "mirror web servers" and "web server" lack antecedent basis.

As per claim 184, it is not clear what type of test is performed.

As per claim 186, the terms "said primary server" and "said contest client software" lack antecedent basis.

As per claim 187, claim cannot recite itself.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C.

Application/Control Number: 09/514,598 Page 3

Art Unit: 3629

122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 173-174 and 175-178 are rejected under 35 U.S.C. 102(e) as being anticipated by Cheng et al. (U. S. 6,151,643).

Cheng et al. teach to a system and method for providing information for software residing on a client computer, comprising:

As per claims 173 and 174,

- -a set of Web-enabled client machines (column 6, lines 14-16, 51-62);
- a contestant database for storing registration information (column 7, lines 12-39);
- a master web server for storing and providing the web site content to client machines (column 6, lines 11-16);
- a plurality of mirrored web servers each is connected to said contestant database, wherein said master web server transmits copies of the contest web site to said plurality of mirrored web servers (column 16, lines 31-34).

As per claims 175-177,

- (a) using a client machine to initially connect to the contest-promoting system (column 7, lines 5-14);
- (b) using login server to choose which game server should be utilized (column 7, line 46 through column 8, line 31; column 23, line 3);
- (c) using load balancing algorithms to distribute the connections to the game servers (column 16, lines 26-36).

Art Unit: 3629

As per claim 178, said method wherein the login server accesses the contestant database to check passwords and the status of the contestant (column 7, lines 12-45).

Claims 179-191 are rejected under 35 U.S.C. 102(e) as being anticipated by Schneier et al. (U. S. 5,970,143).

Schneier et al. teach to a method and apparatus for encoding a message corresponding to an outcome of a computer game, comprising:

As per claims 179 and 182-184,

- (a) registering each user as a contestant using a web browser (column 8, lines 9-11; column 23, lines 36-60);
- (b) creating a globally-synchronized networked client machine through which the contestant participates in time-constrained question and answer contest (Fig. 20; column 54, lines 44-45; column 56, lines 30-33);
- (c) using the contest client software on the client machine to log on to the game server (column 23, lines 36-60);
- (d) transmitting the query and start-time from the primary server to the client machine (column 33, lines 12-23; column 39, lines 38-53);
- (e) characterizing the client machine's local clock with the master clock on the primary server (column 39, lines 52-65);
- (f) presenting the query to the contestant precisely at the start-time, as determined by a local clock that is characterized with respect to a global master clock located on the primary server (column 33, lines 12-23);

Application/Control Number: 09/514,598

Art Unit: 3629

(g) accepting the contestants response, attaching a time-stamp to that response, and transmitting the response and time-stamp to the servers (column 39, lines 65-67);

(h) judging the responses from all the contestants and determining the winner (column 75, lines 30-32).

As per claim 180, said method, comprising the step of determining each contestant's standing or rank for the contest (column 30, lines 63-65).

As per claim 181, said method, wherein step (a) comprises browsing a contest WWW site containing information about the contest, including advertising and ranks of other contestants (column 11, lines 9-19; column 33, lines 7-28).

As per claim 185, said method, wherein step (a) comprises:

- creating a record in the contestant database for the user upon completion receipt of the registration information (column 23, lines 36-60);
- storing the registration information in the record (column 23, lines 36-60; column 30, line 20 through column 31, line 10);
- establishing the user as a contestant (column 23, lines 36-60; column 30, line 20 through column 31, line 10);
- assigning a contestant ID to the new contestant (column 23, lines 36-60; column 30, line 20 through column 31, line 10);
- recording the contestant ID in the contestant database (column 23, lines 36-60; column 30, line 20 through column 31, line 10);
- assigning the contestant a username and a temporary password (column 23, lines 36-60; column 30, line 20 through column 31, line 10);

Art Unit: 3629

- sending an e-mail message containing the username and temporary password (column 11, lines 56-58; column 23, lines 36-60; column 30, line 20 through column 31, line 10);
- logging said contestant onto secure area of the contest website using his username and temporary password (column 23, lines 36-60; column 30, line 20 through column 31, line 10);
- downloading and installing the contest software from the web server to the client machine thereby enabling the client machine for participation in a competition (column 23, lines 36-60; column 30, line 20 through column 31, line 10);

As per claims 186-190,

- (a) providing all servers and client machines with the address of login server and encryption "public key" (column 10, line 10 through column 12, line 18);
- (b) transmitting a list of all the participating game servers from the primary server to login server (column 10, line 10 through column 12, line 18);
- (c) said login server decrypting and storing said message (column 10, line 10 through column 12, line 18);
- (d) sending a status request message from said login server to each of said game servers (column 10, line 10 through column 12, line 18);
- (e) each of said game server sending a reply containing information about the status of the game server (column 10, line 10 through column 12, line 18);
- (f) said contestant logging on to the system using the contest client application when the contestant decides to install the client software; said client machine requesting a username and password from the contestant (column 10, line 10 through column 12, line 18; column 23, lines 37-60; column 30, lines 20-48);

Application/Control Number: 09/514,598

Art Unit: 3629

Page 7

- (g) said contest client software encrypting and transmitting the username and password to login server (column 23, lines 37-60; column 30, lines 20-48);
- (h) said login server decrypting said username and password (column 14, lines 64-66; column 19, lines 7-20; column 20, lines 29-33; column 23, lines 36-60);
- (i) transmitting contestant ID to the client machine (column 6, line 64 through column 7, line 25);
- (j) said login server selects appropriate game server for the contestant (column 7, lines 3-25);
- (k) said login server sending a login request, wherein, if login is granted, the game server creating and sending an encrypted message containing a game server access code to the login server (column 7, lines 31-65);
- (n) creating the game server access code using the contestant ID and the client machine address (column 7, lines 31-65).

As per claim 191, said method, comprising:

- (a) human operators entering the questions and associated answers (column 23, lines 36-60; column 30, lines 20-48);
- (b) before the contest begins, the game server sending its public encryption key to the primary server (column 10, line 10 through column 12, line 18);
- (c) primary server sending its public encryption key to the game server (column 10, line 10 through column 12, line 18);

Application/Control Number: 09/514,598

Art Unit: 3629

Page 8

- (d) accessing the system through the contest management interface and selecting the queries (column 10, line 10 through column 12, line 18);
- (e) assigning a desired start-time for each query (column 32, line 65 through column 33, line 29);
- (f) the primary server generating a unique set of query encryption and decryption keys for each query and start-time (column 32, line 65 through column 33, line 29);
- (g) the primary server encrypting the query (column 14, line 64 through column 23, line 60);
- (h) the primary server creating a message containing the encrypted query and decryption key (column 14, line 64 through column 23, line 60; column 32, line 65 through column 33, line 29);
- (i) encrypting the message using the game server's public encryption key (column 14, line 64 through column 23, line 60; column 32, line 65 through column 33, line 29);
- (j) sending the message from the primary server to the game server (column 14, line 64 through column 23, line 60; column 32, line 65 through column 33, line 29);
- (k) the game server decrypting the message and creating and encrypting a new message using the client machine's public key (column 14, line 64 through column 23, line 60; column 32, line 65 through column 33, line 29);
- (l) sending the resulting message to the client machine (column 14, line 64 through column 23, line 60; column 32, line 65 through column 33, line 29);
- (m) the client machine decrypting the message (column 14, line 64 through column 23, line 60; column 32, line 65 through column 33, line 29);

Application/Control Number: 09/514,598 Page 9

Art Unit: 3629

٠,

(n) the client machine creating and appending data to a security verification log file

(column 14, line 64 through column 23, line 60; column 32, line 65 through column 33, line 29);

(o) the security verification log recording the arrival-time of the encrypted query

(column 14, line 64 through column 23, line 60; column 32, line 65 through column 33, line 29).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure (see form PTO-892).

Any inquiry concerning this communication should be directed to Igor Borissov at telephone number (703) 305-4649.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Receptionist whose telephone number is (703) 308-1113.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Supervisor, John Weiss, can be reached at (703) 308- 2702.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks
Washington D.C. 20231

or faxed to:

(703) 305-7687 [Official communications; including

After Final communications labeled

"Box AF"]

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal Drive, Arlington, VA, 7th floor receptionist.

Art Unit: 3629

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